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**NOTT'S**  
**BROWROOTS,**  
**REN'S BISCUITS,**

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**Auction Sales.**

**O R D E R O F S A L E**  
**OF**  
**FREE AND SUBURBAN PROPERTIES**  
to be  
**SOLD BY PUBLIC AUCTION,**  
at the Rooms, Pitt-street, at 11.30 A.M.,  
**TO-MORROW (FRIDAY).**

**WOOLLOOMOOLOO**—Allotment, east side of Bridge-street, close to Copper Wharf.  
**PADDINGTON**—(Owner, three shops and Dwelling, 1/2, 3/4 to 2 1/2, 3 1/2, 4 1/2, 5 1/2, 6 1/2, 7 1/2, 8 1/2, 9 1/2, 10 1/2, 11 1/2, 12 1/2, 13 1/2, 14 1/2, 15 1/2, 16 1/2, 17 1/2, 18 1/2, 19 1/2, 20 1/2, 21 1/2, 22 1/2, 23 1/2, 24 1/2, 25 1/2, 26 1/2, 27 1/2, 28 1/2, 29 1/2, 30 1/2, 31 1/2, 32 1/2, 33 1/2, 34 1/2, 35 1/2, 36 1/2, 37 1/2, 38 1/2, 39 1/2, 40 1/2, 41 1/2, 42 1/2, 43 1/2, 44 1/2, 45 1/2, 46 1/2, 47 1/2, 48 1/2, 49 1/2, 50 1/2, 51 1/2, 52 1/2, 53 1/2, 54 1/2, 55 1/2, 56 1/2, 57 1/2, 58 1/2, 59 1/2, 60 1/2, 61 1/2, 62 1/2, 63 1/2, 64 1/2, 65 1/2, 66 1/2, 67 1/2, 68 1/2, 69 1/2, 70 1/2, 71 1/2, 72 1/2, 73 1/2, 74 1/2, 75 1/2, 76 1/2, 77 1/2, 78 1/2, 79 1/2, 80 1/2, 81 1/2, 82 1/2, 83 1/2, 84 1/2, 85 1/2, 86 1/2, 87 1/2, 88 1/2, 89 1/2, 90 1/2, 91 1/2, 92 1/2, 93 1/2, 94 1/2, 95 1/2, 96 1/2, 97 1/2, 98 1/2, 99 1/2, 100 1/2, 101 1/2, 102 1/2, 103 1/2, 104 1/2, 105 1/2, 106 1/2, 107 1/2, 108 1/2, 109 1/2, 110 1/2, 111 1/2, 112 1/2, 113 1/2, 114 1/2, 115 1/2, 116 1/2, 117 1/2, 118 1/2, 119 1/2, 120 1/2, 121 1/2, 122 1/2, 123 1/2, 124 1/2, 125 1/2, 126 1/2, 127 1/2, 128 1/2, 129 1/2, 130 1/2, 131 1/2, 132 1/2, 133 1/2, 134 1/2, 135 1/2, 136 1/2, 137 1/2, 138 1/2, 139 1/2, 140 1/2, 141 1/2, 142 1/2, 143 1/2, 144 1/2, 145 1/2, 146 1/2, 147 1/2, 148 1/2, 149 1/2, 150 1/2, 151 1/2, 152 1/2, 153 1/2, 154 1/2, 155 1/2, 156 1/2, 157 1/2, 158 1/2, 159 1/2, 160 1/2, 161 1/2, 162 1/2, 163 1/2, 164 1/2, 165 1/2, 166 1/2, 167 1/2, 168 1/2, 169 1/2, 170 1/2, 171 1/2, 172 1/2, 173 1/2, 174 1/2, 175 1/2, 176 1/2, 177 1/2, 178 1/2, 179 1/2, 180 1/2, 181 1/2, 182 1/2, 183 1/2, 184 1/2, 185 1/2, 186 1/2, 187 1/2, 188 1/2, 189 1/2, 190 1/2, 191 1/2, 192 1/2, 193 1/2, 194 1/2, 195 1/2, 196 1/2, 197 1/2, 198 1/2, 199 1/2, 200 1/2, 201 1/2, 202 1/2, 203 1/2, 204 1/2, 205 1/2, 206 1/2, 207 1/2, 208 1/2, 209 1/2, 210 1/2, 211 1/2, 212 1/2, 213 1/2, 214 1/2, 215 1/2, 216 1/2, 217 1/2, 218 1/2, 219 1/2, 220 1/2, 221 1/2, 222 1/2, 223 1/2, 224 1/2, 225 1/2, 226 1/2, 227 1/2, 228 1/2, 229 1/2, 230 1/2, 231 1/2, 232 1/2, 233 1/2, 234 1/2, 235 1/2, 236 1/2, 237 1/2, 238 1/2, 239 1/2, 240 1/2, 241 1/2, 242 1/2, 243 1/2, 244 1/2, 245 1/2, 246 1/2, 247 1/2, 248 1/2, 249 1/2, 250 1/2, 251 1/2, 252 1/2, 253 1/2, 254 1/2, 255 1/2, 256 1/2, 257 1/2, 258 1/2, 259 1/2, 260 1/2, 261 1/2, 262 1/2, 263 1/2, 264 1/2, 265 1/2, 266 1/2, 267 1/2, 268 1/2, 269 1/2, 270 1/2, 271 1/2, 272 1/2, 273 1/2, 274 1/2, 275 1/2, 276 1/2, 277 1/2, 278 1/2, 279 1/2, 280 1/2, 281 1/2, 282 1/2, 283 1/2, 284 1/2, 285 1/2, 286 1/2, 287 1/2, 288 1/2, 289 1/2, 290 1/2, 291 1/2, 292 1/2, 293 1/2, 294 1/2, 295 1/2, 296 1/2, 297 1/2, 298 1/2, 299 1/2, 300 1/2, 301 1/2, 302 1/2, 303 1/2, 304 1/2, 305 1/2, 306 1/2, 307 1/2, 308 1/2, 309 1/2, 310 1/2, 311 1/2, 312 1/2, 313 1/2, 314 1/2, 315 1/2, 316 1/2, 317 1/2, 318 1/2, 319 1/2, 320 1/2, 321 1/2, 322 1/2, 323 1/2, 324 1/2, 325 1/2, 326 1/2, 327 1/2, 328 1/2, 329 1/2, 330 1/2, 331 1/2, 332 1/2, 333 1/2, 334 1/2, 335 1/2, 336 1/2, 337 1/2, 338 1/2, 339 1/2, 340 1/2, 341 1/2, 342 1/2, 343 1/2, 344 1/2, 345 1/2, 346 1/2, 347 1/2, 348 1/2, 349 1/2, 350 1/2, 351 1/2, 352 1/2, 353 1/2, 354 1/2, 355 1/2, 356 1/2, 357 1/2, 358 1/2, 359 1/2, 360 1/2, 361 1/2, 362 1/2, 363 1/2, 364 1/2, 365 1/2, 366 1/2, 367 1/2, 368 1/2, 369 1/2, 370 1/2, 371 1/2, 372 1/2, 373 1/2, 374 1/2, 375 1/2, 376 1/2, 377 1/2, 378 1/2, 379 1/2, 380 1/2, 381 1/2, 382 1/2, 383 1/2, 384 1/2, 385 1/2, 386 1/2, 387 1/2, 388 1/2, 389 1/2, 390 1/2, 391 1/2, 392 1/2, 393 1/2, 394 1/2, 395 1/2, 396 1/2, 397 1/2, 398 1/2, 399 1/2, 400 1/2, 401 1/2, 402 1/2, 403 1/2, 404 1/2, 405 1/2, 406 1/2, 407 1/2, 408 1/2, 409 1/2, 410 1/2, 411 1/2, 412 1/2, 413 1/2, 414 1/2, 415 1/2, 416 1/2, 417 1/2, 418 1/2, 419 1/2, 420 1/2, 421 1/2, 422 1/2, 423 1/2, 424 1/2, 425 1/2, 426 1/2, 427 1/2, 428 1/2, 429 1/2, 430 1/2, 431 1/2, 432 1/2, 433 1/2, 434 1/2, 435 1/2, 436 1/2, 437 1/2, 438 1/2, 439 1/2, 440 1/2, 441 1/2, 442 1/2, 443 1/2, 444 1/2, 445 1/2, 446

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283 GEORGE-STREET.  
SHAW'S CIVIL SERVICE OFFICE, SHAKES  
PEACE CITY.  
REX-STREET, IRISH PUB  
ING, containing 20 rooms,  
40, 42, suitable for ATOE  
STORE, at an 42 per cent  
RETHLING-ROAD, STONE  
AVENUE-ROAD, 116  
More and a building, 10  
to, to AVENUE-ROAD,  
through to MIDLAND-ROAD,  
407, 145 PINE AVE.  
C. ALBERT, A. J. CUTT  
HOLDEN F. had, rooms,  
bath, laundry, gas, water,  
sewer, Land 50 x 150, at 41  
per cent.  
Almost 1 mile from LITTLE  
WATER-FRONT AND BLA  
CHERRY, 71 B. COTTAGE  
A DELIGHTFUL  
ALLOTMENT, 100 yards fr  
MORTGAGE-ROAD,  
MIDLAND-ROAD, 100 yards fr  
place's, Fruitful Stone,  
Dismounted's butcher's shop,  
Buck's Street, near AND  
Hewer, Chesham, 500, 100  
College 4 from, bath, wa  
gas, water, and sewer, EX  
LIST OFFICE.  
Full particulars from the  
HUGH DUFFY and 283 George-street.

[illegible]

WEDNESDAY, 30th July, 1902.

**THE METROPOLITAN COAL COMPANY**  
SYDNEY, Limited.

NOTICE is hereby given that a DIVIDEND of 10s. (ten pence per cent.) on the Second Preference Shares of £1000, (ten thousand pounds) of the said Company, has been declared by the Board of Directors, and the same will be PAID to the Shareholders on the 15th day of August next, at the Office of the Secretary at the Company's Offices, 15, Macquarie Street, Sydney, on and after FRIDAY, the 15th day of August next. Shareholders are requested to produce scrip.

TO TRANSFER BOOKS will be closed from the 15th to the 20th proximo.

By order of the Board.  
H. F. DAWKINS



WEDNESDAY, JULY 30.

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SUPREME COURT—IN BA

WEDNESDAY, JULY 30.

SUPREME COURT.—IN BANCO.  
(Before the Acting Chief Justice, Mr. Justice Owen  
and Mr. Justice Pring.)

QUESTION OF CROWN RESERVATION OF  
WATER. FROTH PAGE.

Attorney-General (informant) v. Dickson and  
others.

Mr. Gordon and Mr. Canaway, instructed by the  
Crown Solicitor, appeared for the Attorney-General  
(appellant); Mr. Pilecher, K.C., Dr. Cullen, and Mr.  
Beaulieu, instructed by Messrs. Dodds and Richards

son, for the defendants, David Peter Dickson and Alexander James Dodds; Mr. Hanbury Davies, instructed by Messrs. Laurence and McCulloch, for the Registrar-General, instructed by Mr. Haver-Williams; and Mr. Haver-Williams, instructed by Mr. L. Gibson, for the defendant Allen Taylor. This was an appeal by the Attorney-General from the decree of Mr. Justice A. H. Simpson, Chief Justice in Equity, dated March 22 last.

The arguments which had been opened on the previous day were now resumed and concluded.

The Acting Chief Justice said the question was whether the Court had to decide what was really the substance of the deed of 1840, and whether it was the 100ft front which was sold to the Crown by the original owners, or whether it was not questioned that, as far as the land grant to the corporation known as the Trustees of the Clergy and School Lands was concerned, it did not convey to them the land within 100ft. of high water mark, but by the deed of July 1, 1836, the corporation sold to William Dumasque "all the piece or parcel of land containing by admeasurement

[illegible]

Port of Spain, 1860, which professed to contain 3 acres more or less than the contract made between them and the contractor at Port of Spain, Trinidad, in 1859. The said Deed was signed and sealed by the said parties on the 17th day of July, 1860, and accepted at the time of its execution to contain 31 acres (more or less) than the area before mentioned under the contract of July 1, 1859." The heretofore mentioned deed was found false, as a contract for the sale of half acre of land.

[illegible]

810. They had not to consider what the intention of the Crown was, but what the grant really contained. They were not to consider the question of 1840 was the original land, but we don't have that. This was the land, with the exception of the 1000. Reservation had been duly and properly conveyed by the trustees to Dunmore, and the question was whether the land "bounded on the north-east by the water of Port Jackson" was included in the grant. Looked upon at what was contained in the deeds themselves.

defence was what was done by the conference of the 1840's. The land was not to be sold to the Crown, was to be retained by the people of the Crown, was to be what the grant really represented. At the time where the deed of 1840 was executed there was no doubt whatever that the land was to be retained by the people of the Crown. It had been duly and properly conveyed by the trustees to Dunmore, and the question was whether the land was to be retained by the people of the Crown. The "Bourne" was included in the grant. Looking at what was contained in the deeds themselves, he could not see how they could possibly look at the deed of 1840 and say that the land was to be retained to convey the land down to the water of Port Jackson. As a matter of fact they had no power in law to convey the 100ft, reversion, but the deed of 1840 was a deed of the Crown. It was the deed of the Crown, was the description of the land actually comprised in the deed of 1840. It was perfectly clear that it was to be retained by the people of the Crown, and it was to be retained to the water of Port Jackson. The deed of 1840 was a deed of the Crown, and the deed of 1840 was a deed of the Crown. The grant to Dunmore of the land which was comprised

in the conveyance of land, "bounded on the north-east by the water of Port Jackson." It appeared to him therefore that the Judge in Equity was perfectly right.

Mr. Justice Pring concurred.

Appeal dismissed with costs.

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**IN EQUITY.**  
(Before Mr. Justice Walker.)

**WINDING UP A NEWSPAPER COMPANY**  
Trust, Wah Newspaper Company, Limited, and

Mr. E. P. Simpson (Messrs. Minter, Simpson, and Co.) appeared for the petitioner, William Hobson (George Lee, merchant, of 225 George-street, Sydney) Mr. Fickburn, instructed by Messrs. F. Gannon and Sons, appeared for the Tung Wah Newspaper Company, Limited. The petitioner stated that the company was registered on June 21, 1888, its main object being the printing and publishing of a Chinese Weekly paper. On May 31 the petitioner "received notice" for £200 in the Supreme Court as a libel.

Mr. E. P. Simpson (Moses, Master, Simpson, an alias), appeared for the defendant, and Mr. H. B. Fickling, merchant, of 225 George-street, Sydney, for the complainant. Mr. Fickling, instructed by Messrs. F. Ginnin and Sons, appeared for the "Tung Wah Newpaper Company," the proprietors of the "Tung Wah" newspaper, which was registered on June 21, 1898, its main object being the printing and publishing of the "Tung Wah" newspaper. On May 31 the petitioners recovered judgment against the defendant, for £100, and subsequently signed judgment for £120 (2s. 3d., the amount of the verdict with interest, and costs, £120 2s. 3d.). On June 21 petitioner issued a writ of *fiat facias*, and execution was levied on the goods and chattels, including the type and furniture of the printing press, and on the printing materials upon one John Ede, claimed the whole of the goods and chattels, under a bill of sale given him by the company, and dated May 21, 1898, in which the goods are described as follows:—  
The printing press, type, and furniture, and printing materials, valued at £50 0 0.

order made by Mr. Justice Pring on June 27 last for the whole of the goods of the company were seized of the writ of fieri facias and sold, and thereupon was now in court the sum of £2000 5s 6d to abide the further order of the court in proceedings, and the said order was by the said order of the court not to be heard until the next jury sittings. Petitioner however demanded payment of the money, and there was now due to him under the judgment, irrespective of

the moneys in court in the interpleader proceedings the sum of \$1083 10c 84. For three weeks the company had neglected to pay the amount of the judgment or to secure or compound for the same. Petitioner submitted that the company was unable to pay its debts, and that it should be wound up by the Court, and that Mr. W. H. Palmer be appointed official assignee. His Honor made the winding-up order as prayed.

**IN BANKRUPTCY.**

(Before Mr. Justice Walker, Judge in Bankruptcy.)  
ORDER NISI FOR ATTACHMENT.  
Re Francis Patrick Hurley. Mr. A. W. McCarran  
appeared as solicitor for the official assignee, Mr. W.  
J. Palmer; Mr. O'Reilly appeared as solicitor for the  
bankrupt. This was an application on behalf of the  
official assignee to make absolute a rule nisi granted  
by the Registrar in Bankruptcy on July 21, calling  
upon the bankrupt to show cause why he should not  
be adjudged guilty of contempt of Court or

the ground that he had failed to pay to the said creditor the amount of £2 per month for the benefit of his creditors, as directed under an order made by the Registrar under section 61. The Registrar commented that the creditor being paid the amount of £2 per month, the creditor may have been able to pay the balance of the £2 per month of arrears, £14, on August 1, 1980, August and September installments, together with the costs of the application, on September 1. With this comment, his Honor made the order for commitment absolute, with costs, the writ to lie in the official notice.

until further order, and not to issue if on the 15 proximo the bankrupt paid the amount of arrears now due, and on September 1 the installments for August and September, together with the costs of the application.

(Before Mr. A. Henry, Registrar.)

**CERTIFICATE APPLICATIONS.**

Re Peter Neilson Skulander. As the official assignee's report had not been answered the matter was adjourned until August 6, on the application of

Mr. Lyons, solicitor for the bankrupt.  
 Re John M. Nazzari. The certificate was ordered to issue.  
 Re William Ingall. There was no appearance of the bankrupt, and on the motion of the official assignee the matter was adjourned until August 10th next.  
 Re William James Kessell. The Registrar found that the bankrupt had contracted debts without reasonable or probable expectation of being able to pay. The certificate was granted only on condition of bankrupt paying regularly out of his

for the benefit of his creditors upon the failure of him to apply to have the order granting the certificate confirmed. He argued that the Registrar found that the respondent bankrupt had constituted a business reasonable or probable grounds of expectation of being able to pay the debts arising out of his conduct in getting credit at Blackbush and Katoomba, when he owed nothing at the time of his bankruptcy.

pend the certificate for two years. The objecting creditor's costs were assessed at £12s, and the solicitor for the bankrupt was allowed a set off of £11s for attendance on the 23rd instant.

**MEETINGS AND EXAMINATIONS.**

Re Angus Neil McInnes. As accounts had not been filed the matter was adjourned until August 6.

Re Patrick McMahon. The meeting was closed.

Re James McQuinn. The meeting was concluded.

Re Albert John Bell and John James Burns trading as Bell and Burns. The creditors' list was

He Afford Thompson. The section 30 examination of the was adjourned until August 1 on the application of the counsel for the official assignee.

Re Robert Christopher Mader. After the bankrupt report had been examined by the official assignee and approved by two creditors the matter was adjourned until the 31st of August.

Re William Clemens. Adjourned until the 31st of August.

**SEQUESTRATION ORDERS.**  
Arthur Lang Mounghan, of Nowra, produce merchant. Mr. N. F. Giblin, official assignee.  
Thomas John Cady, of Broadmeadow, Hamilton, miner. Mr. N. F. Giblin, official assignee.  
Mary Ann Colehan, of Rocket-street, Bathurst married woman, working separately from her husband, Patrick Colehan, of Bathurst, labourer. Mr. W. H. Palmer, official assignee.  
James Robert George Follock, of Bangalow. Mr. J. T. T.

**QUARTER SESSIONS.**  
(Before Judge Murray and juries.)  
Mr. J. Armstrong, K.C., Crown Prosecutor,  
**STEALING IN A DWELLING.**  
Ernest White, a young man, pleaded not guilty to a charge of having on May 21, at Sydney, in the dwelling-house of John Joseph Fower, stolen two

<http://doi.org/10.1016/j.jmb.2011.05.010>

<http://hla.gov.a>

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### POISONING OF A WELL

## FIRE BRIGADES' REPORT

### POISONING OF A WELL

## FIRE BRIGADES' REPORT

[illegible]

Early Dawson wore a handsome dress of black satin, the skirt having a shaped bouonce trimm-

the works of the Board of Fire at this time, the Board in the last report commended the new legislation to create the position of Engineer-in-Chief, to protect the public safety, and to meet adequately the emergency services in the town, least unfortunately as is prophesied. A well-defined fire-fighting service, if administered would do much to prevent the fire, to eradicate its causation, and to take to protect its residents from disease as well as from fire. The Regent was expressed that no bill to suppress the superfluous Fire Brigades Act, 1894, had been submitted to Parliament. The spending of the electric tramways continued to give annoyance in inducing electrical interference with the telephone service, while the overhead trilling wires were viewed with apprehension as hampering the view.

straw bonnet. Mrs. F. B. Sutor was in black. Mrs. B. K. Wise wore pale blue crepe de chine, with bunch of ferns around the head; the bodice having a

[illegible]

in striped black silk grenadine, with a long blue velvet cape trimmed with jet. Mrs. Atchison wore a narrow striped pink and white glace silk trimmed

**WEALTH.**

The Bank of England, which has been experimenting with its Coronation illuminations, can well afford to challenge rivalry in such a case (writes "James's Gazette"). The mighty crowd which gather outside its walls, could it break through

and a hat with yellow tones, Miss MacCrimmon was in a grey-green Haze trimmed with brown velvet. Miss Cowlishaw's dark brown cloth had a deep

garden in the suburbs of the village, would find a place to go in the morning, and would have 2,000,000 francs at their disposal. The bank, which would then covers three acres of ground, and as the current use of land in the vicinity works out at a million francs an acre it is easy to form an idea of the immense wealth of the house of England's wealth. The rateable value is about £100 a week; the bank employs about 100 people, pays a quarter of a million a year in wages and £35,000 a year in pensions. There are a number of other banks of the same kind, and the circulation of money has been handed over the bank. There have been 10,000 boxes in millions of notes which have been received back into the bank during the five years, any one of which can be found at a minutes' notice with information as to the way in which it returned to the bank. No note is made twice, and every one is made of

was in black velvet, with a cream lace vest. Mrs. Suttler wore grey blue froeze with a cream lace collar and vest, and a cream felt hat. Mrs. Vernon's daughter

men. It cost her bank's help simply to make a loan for a thousand pounds. The lowest time a gold mine was away from Drentheland-street is 111 years ago—when it was £25, and the mortgage money at the same time had been paid off. All the time since we have owned it, and been able to sell all the land which we own, has been \$600,000. That is what seventy-five whole centuries was wandering about the globe. The notes which find their way back to the bank every five or six weeks over 90 tons, and represent roughly one-third of the amount of gold which there is said to be in the world. The Corporation cannot be so foolish as, however, to break into the bank, and the gold in its cellars, we may be sure, is perfectly safe. What might happen if the vast army of criminals who would be in the capital could gather in huge numbers—the bank it is not easy to imagine. The average citizen will find it difficult to believe that the number

being of pink and white floral silk; cream beaver hat. Miss Landeman was in dark red, with a white feather box.

[illegible]

Misses Baxter, Rev. Dr. Bruce, Miss Benson, Dr. May Booth, Mr. and Mrs. Burgess, Mr. and Mrs. Brook, Mr. Brady, Mr. May and Miss Baxter Bruce, Mr. and Mrs. Danielson, Mrs. Webb, Mr. Edwards and Mrs. Bennett.

An interesting point in connection with the direct steam service between New Zealand and South Africa, which is expected to be in operation next month, is referred to in a circular issued by Messrs. Kay and Carter, of Christchurch. It appears that after leaving New Zealand the steamers will call at Melbourne, and though this is said to be a disadvantage of the route, it is thought that the advantage of the still greater speed, New Zealand, Australia, and South Africa, will be considered to outweigh the disadvantage.

Chandler, Mr. and Mrs. Collins, Dr. and Mrs. Caruthers, Mr. Mrs. and Miss Carver, Mr. Mrs. and Miss Carver, Miss Carver, Commander E. H. Connor, C. M. G., Mrs.

The heaviest salvage award ever pronounced by the Brethren of St. Nicholas was granted last night to the Amsterdam and St. Nicholas Company, for the recovery of the British ship *St. Lawrence*, with a cargo of cotton in ball, from the ground near Newsway, and was not at all taken into Newsway by the company's boats at eight days' operation. The sum awarded is \$80,000 (eighty thousand dollars). The value of the

and Mrs. Deane, M. David & August (Colonel-General for France), Mr. Braughton Docker, Mr. Arthur Docker, the Misses Docker, Mr. May, and the Misses Delahery, Mrs.

The Larquentine Komoro arrived yesterday afternoon from the Komoro Islands, east of Sydney, was left on the 10th instance for Honiara. The Larquentine Komoro arrived yesterday afternoon from the Komoro Islands, east of Sydney, was left on the 10th instance for Honiara. The Larquentine Komoro arrived yesterday afternoon from the Komoro Islands, east of Sydney, was left on the 10th instance for Honiara.

ment, Mr. Mrs. and Miss Fuller, Mrs. and the Misses  
Tread, Dr. and Mrs. Froum, Miss Foster, the Rev. J. and  
Mrs. Fulton.

left at Bunbury and Norse. The White Star left latter part of the 24th instant, and met the hard gale from the northwest with such force that the ship was obliged to return to Fremantle. The run from Albany to the South shore was completed in three days and six hours, this rate is a record for the White Star. Across to light heavy S.W. swell was experienced. She arrived Adelaide on Friday last, and sailed from Melbourne on Monday night. Moderate north w. wind, light S.W. rather than light N.W. wind during trip from the southern capital.

Mr. and Mrs. Houghton, Miss Devack, Mr. Clarence  
Hague, Mrs. and Miss Houston, Miss Hayes, Mr. and Mrs.  
Eankins, Miss Ada Hatchwell, Mr. Anthony Halloran, Mr.  
Franklin H. Hays, Mr. H. H. Hays, Mr. H. H. Hays.

The Alce left Liverpool June 19, Capetown June 20, and Adahy July 22, due Adelaide to-day, 18. The Bourne August 3, and Sydney August 5. The Media left Sydney July 25, to leave Melbourne to-day, due Capetown August 26, and London 40. The Cora left Sydney June 23, and Melbourne May 23. Arrived Capetown June 26, and at London July 16. The Rhine left Sydney June 21, and Melbourne June 28. Arrived Capetown July 23, due London July 18. The Nargie left Liverpool July 19, due Capetown

Mr. S. Law, M. L. A., and Mrs. Law, Miss Lawner, Cap.

**THE ABREIDEN LINES.**  
The Aberdeen line, Plymouth July 10, the Capetown to us, Melbourne August 20, and Sydney August 21. The Melbourne line left Sydney July 11, and the insurance July 16, due Natal August 1, and London September 4.  
The Dumassee was to leave London July 29, Capetown August 21, Melbourne September 11, and Sydney September 15.  
The Marston left Sydney June 29, and Melbourne July 1, the Natal July 27, the London August 1.

and Miss Wilson, Captain and Mrs. Michaelis, Miss  
Musson, Mr. Mrs. and Miss Morgan Martin, Mr. Mrs. and  
Miss McKimmon, Mr. Mrs. and Miss Maybury, Mr. McCallis-  
ton, Mr. and Mrs. Joseph Marshall, Mr. Mrs. and Miss

The Nauruan left Sydney May 19, and Melbourne June 4, arrived London June 28, was the Londoner July 26.

The Salaria left London June 17, and Captain's ship July 11; she Melbourne today, and Nead's ship August 10.

The Naohles is in port at Sydney, to sail for Melbourne tomorrow, to leave Melbourne August 6, the Naah August 28, and London September 25.

A NEW COLLIER

The steamship Montreal will coal 1,000 tons gross weight which was launched at home some time ago.

Miles, Mr. Harold Mort, Mr. Mrs. and the Misses Maynard, Chevalier and Madame Marano, Mr. and Mrs. Moffitt, Rev. Sidney Morrison, Mrs. and the Misses Manning

The *Belinda* had a long voyage, fifteen days and nights, to the port of Melbourne, where she arrived on the 11th of September, 1840, and anchored alongside the *Belandine*, her consort, in Johnston's Bay. She sailed for Adelaide on May 15, and shortly after the voyage had terminated had written. The remainder of the voyage, however, was a tedious one, and she returned to Melbourne without incident. The *Belinda* was a small vessel, and was not fitted out for the purpose of carrying a cargo of cattle, and was not fitted out for the purpose of carrying a cargo of cattle, and was not fitted out for the purpose of carrying a cargo of cattle. She left Melbourne at 4 p.m. on the 11th of September, and arrived in Sydney during the morning.

Mrs. and the Misses O'Sullivan, Captain Mrs. and the  
Misses O'Sullivan, Mr. D. O'Connor, M.L.A., Mr T.C.  
O'Hara, Mrs. and Miss O'Neill, Mrs. and the Misses

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Boesch, Mr. Boesch, jun., Mr. A. Boesch, Miss Riley, Mr. Mrs. and Miss Rogers, the Rev. W. Halse Rogers and Mrs. Rogers, Dr. and Mrs. Rougier, Captain le Comte de Rouss.

Countess Tucker, who brought the vessel to England, banded her over to her cousin, the Marquis of Blandford, who is in a miserable condition. The Marquis is a fine, stout man, but his face is so disfigured by the effects of the smallpox that he is a laughing stock to all who see him. His face is a few days ago painted and dressed for the trade in which he will be engaged. He will run to the Northern and Southern Colonies, and will bunker vessels in Sydney Harbour.

A. B. Peterson contributes to this week's "Sydney Mail" a most interesting and profuse illustration of the article on the New Hebrides.—Adv.



ONLY ADDRESS, 270 GEORGE-STREET, SYDNEY.

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arrangements for the purchase of concentrates, which contract, will be entered into at Mill Point. As the continuation of the contract is not yet decided, it follows Kelly was to-day elected to a seat on the board of directors of the Broken Hill Mining and Leasing Company. The directors, Messrs. J. F. O. Armstrong, to prepare estimates and to report on the proposed new milling plant. He is further on his duties at an early date.

**BORTH BROKEN HILL COMPANY.**

Half-yearly meeting of the shareholders of the Borth Broken Hill Company was held to-day. Mr. Hyattman presided. The directors reported that owing to the low price of concentrates, the company had been forced to suspend the only works done the sinking of a shaft. The chairman stated that the company had been in process of mining and machinery apparatus in the process of being sold. He stated that there was a chance of the works worked at a profit operations would be resumed. He did not think, however, that the work resumed till load reached 615 per ton.

**THE LONDON MINING MARKET.**

LONDON, July 26.

The London Stock Exchange has the following news were reported yesterday:—

1. Lyula, £2 12s 6d.

2. Lyula, £2 12s 6d.

**DIVIDENDS.**  
 New York Americans have been declared, and are on the dates mentioned in such instances:—  
 (a) C.T. & G. Co., Aug. 15.  
 (b) Central, 1st, Aug. 15.  
 Hill South River Mining Company, 1st, Aug. 15.  
 Hill Property, 1st, Aug. 20.  
 United, 6th, Aug. 11.  
 A. & S. August 5.  
 Morgan, 6th, Aug. 1.  
 C. & E. Trust, 1st, Aug. 20.  
 W. & A. Co., 1st, Aug. 1.  
 Fidelity, July 1.  
 Provident Central, 6th, July 1.  
 N. O. M. Company, 1st, Aug. 2.  
 N. & C. and California Roads, 1st, Aug. 1.

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that air bubbling through pure water becomes electrified, while with salt water it becomes positively electrified. The electrification of, however, a positive charge is diminished with water and a negative charge by salt water. The electrification of water is increased, and, further, the charges imparted to air bubbles through a turbine can be varied at will. In the case of the turbine, the electrodes connected with an induction coil, disintegrated the water through a number of fine-pause screens or meshes. These observations, which were not made in a vacuum, but in air, and passing through hot tubes, suggest that dust and various desiccants and friction plays a part. The experiments of Pohlman indicate that a free current of air passing from positively charged to 70 volts, and that containing friction, produces a positive static electricity. According to Lennard, copper, Wood, and other, materials which are highly electrified, and which, in turn, fluids against which the air streams make it, whilst the water itself appears un electrified, when the air is in contact with the water, give rise to positive electrification. R. A.

(Swedish Mission, 1833), of balloon frame, of two main stories, with a small addition with a freestone mantle, and placed them both in a dusty room, where air he electrified—very distinctly the absence of chemical elements of the acid species on which the moisture condensed rose more rapidly than that of the open globe. The same result was obtained on the globe, the moisture being concentrated on the condensed vapour, which experiments in the open room con-

[illegible][illegible]

asthma to increase asthma, and consumption to  
 Consumption has never been known to end  
 "Dough" have been properly treated with this  
 No more should be without it, as, unless at  
 and only, a dose is generally sufficient, and a  
 of certain  
 and cold and arid wheezes and cold, by the pro-  
 n, the oil is large, as at South, Victoria.  
 W. F. HARRISON, Chemist, Geelong, Victoria.  
 is so large, as to fill the stomach and  
 obtainable locally.  
 "Dept: Office No. 1, First Floor, Green's"  
 of the  
 HARRISON HALL, -Gold, and Alton, -Bent Green, -  
 Victoria, next fire, 4-5-6, Leaden & W. L.,

http://nla.gov.au/nla.news:page15555











